

Exhibit A

1 JON V. SWENSON (SBN 233054)

2 **BAKER BOTTS LLP**

3 1001 Page Mill Road

4 Building One, Suite 200

5 Palo Alto, CA 94304

6 Telephone: (650) 739-7500

7 Facsimile: (650) 739-7699

8 JOHN M. TALADAY (pro hac vice)

9 ERIK T. KOONS (pro hac vice)

10 CHARLES M. MALAISE (pro hac vice)

11 **BAKER BOTTS LLP**

12 1299 Pennsylvania Avenue, N.W.

13 Washington, DC 20004-2400

14 Telephone: (202) 639-7700

15 Facsimile: (202) 639-7890

16 *Attorneys for Defendants Koninklijke Philips N.V.,*

17 *Philips Electronics North America Corporation,*

18 *Philips Taiwan Limited, and Philips do Brasil Ltda.*

19 Additional Defendants and Counsel Listed on Signature Pages

20 **UNITED STATES DISTRICT COURT**
21 **NORTHERN DISTRICT OF CALIFORNIA**
22 **SAN FRANCISCO DIVISION**

23 **In re: CATHODE RAY TUBE (CRT)**
24 **ANTITRUST LITIGATION**

25 **Case No. Master File No. 3:07-cv-5944-SC**

26 **MDL No. 1917**

27 **DEFENDANTS' WITNESS LIST**

28 This Document Relates to:

ALL INDIRECT PURCHASER
ACTIONS

*Best Buy Co., Inc., et al. v. Hitachi, Ltd.,
et al., Case No. 11-cv-05513;*

*Best Buy Co., Inc., et al. v. Technicolor
SA, et al., Case No. 13-cv-05264;*

*Sears, Roebuck and Co., and Kmart
Corporation v. Chunghwa Picture Tubes,
Ltd. et al., Case No. 11-cv-5514-SC;*

*Sears, Roebuck and Co. and Kmart
Corporation v. Technicolor SA, et al.,
Case No. 13-cv-5262-SC;*

*Sharp Electronics Corporation, Sharp
Electronics Manufacturing Company of
America, Inc. v. Hitachi, Ltd. et al., Case
No. 13-cv-1173 SC;*

*Sharp Electronics Corporation, Sharp
Electronics Manufacturing Company of*

1 *America, Inc. v. Koninklijke Philips*
 2 *Electronics N.V., et al.*, Case No. 13-cv-
 2776-SC;

 3 *Siegel v. Hitachi, Ltd., et al.* Case No. 11-
 cv-05502;

 4 *Siegel v. Hitachi, Ltd., et al.*, Case No. 13-
 cv-05261;

 6 *Target Corp. v. Chunghwa Picture Tubes,*
 6 *Ltd., et al.*, Case No. 11-cv-05514;

 7 *Target Corp. v. Technicolor SA, et al.*,
 8 Case No. 13-cv-05686;

 9 *ViewSonic Corp. v. Chunghwa Picture*
 10 *Tubes, Ltd., et al.*, Case No. 14-cv-02510,

11 Pursuant to the Court's orders dated March 21, 2014 (MDL Dkt. No. 2459) and December
 12 8, 2014 (MDL Dkt. No. 3182), the defendants Chunghwa Picture Tubes, Ltd., Chunghwa Picture
 13 Tubes (Malaysia) Sdn. Bhd., LG Electronics, Inc., Hitachi, Ltd., Hitachi Displays, Ltd., Hitachi
 14 America, Ltd., Hitachi Asia, Ltd., Hitachi Electronic Devices (USA), Inc., Panasonic Corporation,
 15 Panasonic Corporation of North America, MT Picture Display Co., Ltd., Koninklijke Philips
 16 N.V., Philips Electronics North America Corporation, Philips Taiwan Limited., and Philips do
 17 Brasil Ltda., Samsung SDI America, Inc., Samsung SDI Co., Ltd.; Samsung SDI (Malaysia)
 18 SDN. BHD., Samsung SDI Mexico S.A. DE C.V., Samsung SDI Brasil Ltda., Shenzhen Samsung
 19 SDI Co., Ltd. and Tianjin Samsung SDI Co., Ltd., Toshiba Corporation, Toshiba America, Inc.,
 20 Toshiba America Consumer Products, LLC, Toshiba America Electronic Components, Inc.,
 21 Thomson SA and Thomson Consumer Electronics, Inc., Mitsubishi Electric Corporation,
 22 Mitsubishi Electric US, Inc. and, Mitsubishi Electric Visual Solutions America, Inc., and
 23 Technologies Displays Americas LLC, (collectively, the "Defendants") hereby provide notice of
 24 witnesses Defendants may call in their case-in-chief at trial, either live or through deposition
 25 designation. Defendants reserve the right to call witnesses listed on the witness lists of all other
 26 parties, not to call witnesses listed below, and to designate and/or call additional witnesses as
 27 Defendants' trial preparations continue. This reservation of rights includes, but is not limited to,
 28 designating and/or calling additional witnesses (1) for purposes of authenticating documents; (2)

1 in response to any amendments or revisions by Indirect Purchaser Plaintiffs of their initial witness
 2 list(s), exhibit list(s), written discovery designations, or deposition designations; (3) in response to
 3 any amendments or revisions by Direct Action Plaintiffs of their initial witness list(s), exhibit
 4 list(s), written discovery designations, or deposition designations; (4) as necessary should any
 5 party settle or be removed from the trial for any reason; and (5) in response to the Court's
 6 resolution of any pending or future motions. Defendants reserve the right to identify as witnesses
 7 any person yet to be deposed in this action, but who are deposed prior to trial. Defendants reserve
 8 the right to move into evidence previous testimony regarding subjects relevant to the above
 9 matters. The Defendants' identification of a witness in this list is not an indication or
 10 representation that Defendants control the witness or can compel his or her attendance at trial.
 11 Defendants reserve the right to modify this list pursuant to ongoing discovery of defendants
 12 Thomson Consumer Electronics, Inc., Thomson SA, Mitsubishi Electric Corporation, Mitsubishi
 13 Electric & Visual Solutions America, Inc. and Technologies Displays Americas LLC., and
 14 pursuant to any other pending motions.

Name
Adam, Claudine
Ahn, JS
Ali, George
Andrews, Patricia
Arif, Tony
Ayala, Debbie
Bacchus, Robert
Bacon, Charles
Baidyaroy, Suprasad
Barrett, Patrick
Bessa, Albino
Blackmond, Jaqueline

Name
Bogdanos, John
Bond, Clayton
Bone, Michael
Bonfig, Jason
Britton, Phil
Bray, Neils
Brunk, Jack
Burau, Travis
Calkins, Dea
Canavan, Patrick
Carlton, Dr. Dennis
Carson, Tom
Carter, Matthew
Charamel, Emeric ¹
Cheng, Bonny
Chen-Kao, Bodil
Chikhani, Rabih
Choi, Gyu In
Choi, Hoon
Chu, Hun Sul
Comeaux, Gloria
Crandall, John
Crigler, Albert
Crooks, Robert

¹ This witness may appear by deposition only if Direct Action Plaintiffs conduct depositions of him in accord with Hague Convention procedures before trial.

Name
De Lombaerde, Jan
De Moor, Roger
Deason, Steven
Dowdy, David
Driven, David
Eguchi, Hiroshi
Fekrinia, Ray
Fields, Aimee
Fink, Steven
French, Julie
Fritz, Wendy
Fujita, Norio
Furey, Timothy
Ganz, Steven
Groves, Christopher
Guerin-Calvert, Dr. Margaret
Guttman, Alvin
Hall, Kerry
Hanrahan, James
Hanson, Gary
Harris, Dr. Barry
Hartunian, Martin
Hazuku, Kenichi
Heinecke, Jay
Heiser, L. Thomas
Hepburn, Alex

Name
Hess, George
Hirai, Kazumasa
Hirschler, John
Howell, Dr. Vandy
Hsu, Chih-Yen
Huber, Richard
Ito, Nobuaki
Iwamoto, Shinichi
Iwasawa, Toru
Jemo, Micahel
Jenkins, Charles
Johnson, Jeffrey
Johnson, Robert
Jung, Jin Kang
Karam, Shelly
Kawano, Tomoyuki
Kawashima, Yasuhiko
Killen, Joseph
Kim, Deok-Yun
Kim, WR
Kimura, Masahiro
Kinoshita, Ayumu
Klein, Gordon
Kobayashi, Nobuhiko
Konishi, Masahiko

Name
Kumazawa, Yuuichi
Kurosawa, Koji
Kwon, Kyung Tae
LaPorta, Sara
Larch, John
LaRegina, John
Lee, Dae Eui
Lee, Jae In
Lee, Pil Jae
Lee, Yun Seok
Links, Frank
Linsky, Wendy
Lissourges, Christian ²
Liu, Chih Chun
London, Kim
Lu, Jing Song (Jason)
Luscher, Brian
Mann, Warren
Martin, Agnes ³
McKee, Tony
Milliken, Jack
Mochizuki, Tatsuya
Morishima, Yasuhiro

² This witness may appear by deposition only if Direct Action Plaintiffs conduct depositions of him in accord with Hague Convention procedures before trial.

³ This witness may appear by deposition only if Direct Action Plaintiffs conduct depositions of her in accord with Hague Convention procedures before trial.

Name
Mortier, Kris
Na, Young Bae
Nakanishi, Toshihito
Nakano, Takashi
Nayar, Nikhil
Nishimaru, Kazuhiro
Nishimura, Kazutaka
Nishiyama, Hirokazu
Norby, David
Nowicki, Robert
O'Brien, Robert
O'Donnell, John
Oh, KC
Ordover, Dr. Janusz
Panosian, Steve
Paquette, Paula
Park, Choong Ryul
Park, SK
Parolisi, Chris
Pohmer, Thomas
Prescott, William
Ray, Mike
Ramirez, Scott
Re, Christopher
Reynolds, Lisa
Richard, Gregg

	Name
1	Riebow, Daniel
2	Rodriguez, Modesto
3	Rooks, David
4	Rothman, Dov
5	Rubinfeld, Daniel
6	Ryan, Daniel Patrick
7	Ryu, Duk Chul
8	Sakashita, Kazuhiro
9	Sampietro, Vincent
10	Sanogawaya, Masaki
11	Scaglione, Robert
12	Schmitt, Thomas
13	Schuh, Daniel
14	Seong, Mok Hyeon
15	Seth, Rajesh
16	Shavey, Geoffrey
17	Shulklapper, Andrew
18	Sinowitz, Larry
19	Slagle, Margaret
20	Smith, Jim
21	Snyder, Ted
22	Sokol, Jeff
23	Son, Michael
24	Song, In Hwan
25	Souder, Richard
26	Spaargaren, Frans
27	
28	

Name
Speaect, Jeff
Stephenson, Craig
Stone, Brian
Sung, Sung Kook
Takeda, Yasuhisa
Tamba, Mio
Tanas, Constantin
Taylor-Boggs, Jackie
Teel, Roger
Terry, Brigid
Thole, Lee
Thompson, Robert
Tibbils, Kent
Tobinaga, Tatsuo
Toyama, Noboru
Trutt, Didier ⁴
Tsukamoto, Hitoshi
Tsuruta, Shinichiro
Uchiyama, Yoshiaki
Vaartjes, Wiebo
Vigneau, Gary
Whalen, William
Will, Joshua
Williams, Dr. Darrell L.

⁴ This witness may appear by deposition only if Direct Action Plaintiffs conduct depositions of him in accord with Hague Convention procedures before trial.

Name
Williams, Todd
Willig, Dr. Robert
Wolff, Edwin
Wood, Louise
Wu, Dr. Lawrence
Yadon, Lora
Yamamoto, Yasuki
Yang, Rose
Yang, Sheng-Jen
Yuan, Chien-Chung
Youn, Jun Yeol
Zhang, Allen Chang / Yu-Hao

16
17
18 DATED: January 22, 2015**BAKER BOTTS LLP**

19 By: /s/ Charles M. Malaise
 20 JOHN M. TALADAY (*pro hac vice*)
 Email: john.taladay@bakerbotts.com
 21 ERIK T. KOONS (*pro hac vice*)
 Email: erik.koons@bakerbotts.com
 22 CHARLES M. MALAISE (*pro hac vice*)
 Email: charles.malaise@bakerbotts.com
 23 BAKER BOTTS LLP
 1299 Pennsylvania Avenue, N.W.
 Washington, DC 20004-2400
 24 Telephone: (202) 639-7700
 Facsimile: (202) 639-7890

25 JON V. SWENSON (SBN 233054)
 26 Email: jon.swenson@bakerbotts.com
 27 BAKER BOTTS LLP
 1001 Page Mill Road
 Building One, Suite 200
 Palo Alto, CA 94304

1 Telephone: (650) 739-7500
2 Facsimile: (650) 739-7699

3 *Attorneys for Defendants Koninklijke Philips N.V.,*
4 *Philips Electronics North America Corporation,*
Philips Taiwan Limited, and Philips do Brasil
Ltda.

5 **SHEPPARD MULLIN RICHTER &**
6 **HAMPTON**

7 By: /s/ Gary L. Halling
8 GARY L. HALLING (SBN 66087)
9 Email: ghalling@sheppardmullin.com
JAMES L. MCGINNIS (SBN 95788)
Email: jmcmorris@sheppardmullin.com
MICHAEL W. SCARBOROUGH, (SBN 203524)
Email: mscarborough@sheppardmullin.com
SHEPPARD MULLIN RICHTER & HAMPTON
Four Embarcadero Center, 17th Floor
San Francisco, CA 94111
Telephone: (415) 434-9100
Facsimile: (415) 434-3947

13 *Attorneys for Defendants Samsung SDI America,*
14 *Inc.; Samsung SDI Co., Ltd.; Samsung SDI*
15 *(Malaysia) SDN. BHD.; Samsung SDI Mexico S.A.*
DE C.V.; Samsung SDI Brasil Ltda.; Shenzhen
Samsung SDI Co., Ltd. and Tianjin Samsung SDI
Co., Ltd.

16 **WINSTON & STRAWN LLP**

17 JEFFREY L. KESSLER (*pro hac vice*)
18 ALDO A. BADINI (257086)
19 EVA COLE (*pro hac vice*)
MOLLY M. DONOVAN (*pro hac vice*)
WINSTON & STRAWN LLP
20 200 Park Avenue
New York, New York 10166-4193
Telephone: (212) 294-6700
Facsimile: (212) 294-4700
Email: jkessler@winston.com

23 **WEIL, GOTSHAL & MANGES LLP**

24 STEVEN A. REISS (*pro hac vice*)
25 DAVID L. YOHAI (*pro hac vice*)
ADAM C. HEMLOCK (*pro hac vice*)
WEIL, GOTSHAL & MANGES LLP
26 767 Fifth Avenue
New York, New York 10153-0119
Telephone: (212) 310-8000
Facsimile: (212) 310-8007
Email: steven.reiss@weil.com

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Attorneys for Defendants *Panasonic Corporation (f/k/a Matsushita Electric Industrial Co., Ltd.)*, *Panasonic Corporation of North America*, and *MT Picture Display Co., Ltd.*

JENNER & BLOCK LLP

By: /s/ *Terrence J. Truax*
JENNER & BLOCK LLP
Terrence J. Truax (*pro hac vice*)
Michael T. Brody (*pro hac vice*)
353 North Clark Street
Chicago, Illinois 60654-3456
Telephone: (312) 222-9350
Facsimile: (312) 527-0484
ttruax@jenner.com
mbrody@jenner.com

Brent Caslin (Cal. Bar. No. 198682)
JENNER & BLOCK LLP
633 West Fifth Street, Suite 3600
Los Angeles, California 90071
Telephone: (213) 239-5100
Facsimile: (213) 239-5199
bcaslin@jenner.com

Attorneys for Defendants *Mitsubishi Electric Corporation*, *Mitsubishi Electric US, Inc.* and, *Mitsubishi Electric Visual Solutions America, Inc.*

WHITE & CASE LLP

By: /s/ *Lucius B. Lau*
Christopher M. Curran (*pro hac vice*)
ccurran@whitecase.com
Lucius B. Lau (*pro hac vice*)
alau@whitecase.com
Dana E. Foster (*pro hac vice*)
defoster@whitecase.com
701 Thirteenth Street, N.W.
Washington, DC 20005
tel.: (202) 626-3600
fax: (202) 639-9355

Attorneys for Defendants *Toshiba Corporation*, *Toshiba America, Inc.*, *Toshiba America Information Systems, Inc.*, *Toshiba America Consumer Products, L.L.C.*, and *Toshiba America Electronic Components, Inc.*

MUNGER, TOLLES & OLSON LLP

By: /s/ *Hojoon Hwang*

1 JEROME C. ROTH (State Bar No. 159483)
2 jerome.roth@mto.com
3 HOJOON HWANG (State Bar No. 184950)
4 hojoon.hwang@mto.com
5 MIRIAM KIM (State Bar No. 238230)
6 miriam.kim@mto.com
7 MUNGER, TOLLES & OLSON LLP
8 560 Mission Street, Twenty-Seventh Floor
9 San Francisco, California 94105-2907
10 Telephone: (415) 512-4000
11 Facsimile: (415) 512-4077
12 WILLIAM D. TEMKO (SBN 098858)
13 William.Temko@mto.com
14 MUNGER, TOLLES & OLSON LLP
15 355 South Grand Avenue, Thirty-Fifth Floor
16 Los Angeles, CA 90071-1560
17 Telephone: (213) 683-9100
18 Facsimile: (213) 687-3702

19 *Attorneys for Defendants LG Electronics, Inc.; LG,*
20 *LG Electronics USA, Inc.; and LG Electronics*
21 *Taiwan Taipei Co., Ltd.*

22 **KIRKLAND & ELLIS LLP**

23 By: /s/ Eliot A. Adelson
24 Eliot A. Adelson (SBN 205284)
25 James Maxwell Cooper (SBN 284054)
26 KIRKLAND & ELLIS LLP
27 555 California Street, 27th Floor
28 San Francisco, CA 94104
Telephone: (415) 439-1400
Facsimile: (415) 439-1500
Email: eadelson@kirkland.com
Email: max.cooper@kirkland.com

19 James H. Mutchnik, P.C. (pro hac vice)
20 Barack S. Echols (pro hac vice)
21 KIRKLAND & ELLIS LLP
22 300 North LaSalle
Chicago, IL 60654
23 Telephone: (312) 862-2000
Facsimile: (312) 862-2200
Email: jmutchnik@kirkland.com
Email: bechols@kirkland.com

24 *Attorneys for Defendants Hitachi, Ltd., Hitachi*
25 *Displays, Ltd. (n/k/a Japan Display Inc.), Hitachi*
26 *Asia, Ltd., Hitachi America, Ltd., and Hitachi*
27 *Electronic Devices (USA), Inc.*

28 **GIBSON, DUNN & CRUTCHER LLP**

29 By: /s/ Rachel S. Brass
30 JOEL S. SANDERS (Cal. Bar. No. 107234)

1 Email: jsanders@gibsondunn.com
2 RACHEL S. BRASS (Cal. Bar. No. 219301)
3 Email: rbrass@gibsondunn.com
4 AUSTIN V. SCHWING (Cal. Bar. No. 211696)
5 Email: aschwing@gibsondunn.com
6 GIBSON, DUNN & CRUTCHER LLP
555 Mission Street, Suite 3000
San Francisco, CA 94105
Telephone: (415) 393-8200
Facsimile: (415) 393-8306

7 *Attorneys for Defendants Chunghwa Picture
Tubes, Ltd. and Chunghwa Picture Tubes
(Malaysia) Sdn. Bhd.*

8 **FAEGRE BAKER DANIELS LLP**

9 By: /s/ Kathy L. Osborn
10 KATHY L. OSBORN (pro hac vice)
11 Email: kathy.osborn@FaegreBD.com
12 RYAN M. HURLEY (pro hac vice)
13 Email: ryan.hurley@FaegreBD.com
14 FAEGRE BAKER DANIELS LLP
300 N. Meridian Street, Suite 2700
Indianapolis, IN 46204
Telephone: (317) 237-0300
Facsimile: (317) 237-1000

15 JEFFREY S. ROBERTS (pro hac vice)
16 Email: jeff.roberts@FaegreBD.com
17 FAEGRE BAKER DANIELS LLP
18 3200 Wells Fargo Center
19 1700 Lincoln Street
Denver, CO 80203
Telephone: (303) 607-3500
Facsimile: (303) 607-3600

20 STEPHEN M. JUDGE (pro hac vice)
21 Email: steve.judge@FaegreBd.com
22 FAEGRE BAKER DANIELS LLP
23 202 S. Michigan Street, Suite 1400
South Bend, IN 46601
Telephone: (574) 234-4149
Facsimile: (574) 239-1900

24 *Attorneys for Defendants Thomson SA and
Thomson Consumer Electronics, Inc.*

25 **SQUIRE PATTON BOGGS (US) LLP**

26 By: /s/ Nathan Lane, III
27 MARK C. DOSKER
28 Email: mark.dosker@squirepb.com
NATHAN LANE, III
Email: nathan.lane@squirepb.com

275 Battery Street, Suite 2600
San Francisco, CA 94111
Telephone: (415) 954-0200
Facsimile: (415) 393-9887

DONALD A. WALL (pro hac vice)
Email: donald.wall@squirepb.com
SQUIRE PATTON BOGGS (US) LLP
1 East Washington Street, Suite 2700
Phoenix, Arizona 85004
Telephone: (602) 528-4000
Facsimile: (602) 253-8129

Attorneys for Defendant Technologies Displays Americas LLC with respect to all cases except Sears, Roebuck and Co., et al. v. Technicolor SA, et al.

CURTIS, MALLET-PREVOST, COLT & MOSLE LLP

By: /s/ Jeffrey I. Zuckerman
Jeffrey I. Zuckerman (pro hac vice)
Ellen Tobin (pro hac vice)
101 Park Avenue
New York, New York 10178
Telephone: 212.696.6000
Facsimile: 212.697.1559
Email: jzuckerman@curtis.com
etobin@curtis.com
Arthur Gaus (SBN 289560)
DILLINGHAM & MURPHY, LLP
601 California Street, Suite 1900
San Francisco, California 94108
Telephone: 415.397.2700
Facsimile: 415.397-3300
Email: asg@dillinghammurphy.com

Attorneys for Defendant Technologies Displays Americas LLC with respect to Sears, Roebuck and Co., et al. v. Technicolor SA, et al.